

THE BOURBON NEWS

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THE MANAGERS OF A LOSING CANDIDATE RESORT TO DESPERATE MEASURES.

The managers of Judge Carroll's campaign have assumed the role of jesters. Every undemocratic act that they accuse Gov. Black of them have in reality been guilty of themselves and the reason they are able to tell it so convincingly is because they are better qualified to do so than any other set of men in Kentucky, owing to the fact that they have thrived so long upon such practices and are so well acquainted with the ins and outs of double dealing and crossing.

The people of Kentucky have for years been deceived and misled by the gang of parasites at Frankfort; but this time they are judging the candidates by faces. Judge Carroll is the last man in Kentucky that should accuse Gov. Black at any time with affiliating in any manner with the Republican party when in the time of stress Judge Carroll refused to support Wm. Goebel for the office he is now a candidate for himself. Especially is this true when Judge Carroll knows in his heart that, and also from the evidence of the senses of proof submitted that Gov. Black is not only a true blue Democrat, but THE MAN who saved the Democratic State ticket from defeat at the last State election. The undisputed fact that Judge Carroll is a bolter should forever settle his chances for receiving the Democratic nomination for Governor. What Democrat wishes to give his support to such a candidate? This alone should be a sufficient reason to influence any Democrat to cast his vote for Gov. Black, against whom no truthful accusation of a similar nature can be brought. If you wish to know what Judge Carroll's political sins are just read what the managers of the Judge have to say about Gov. Black. This is the oldest game in politics used by unscrupulous managers. And Judge Carroll is just as guilty as his managers because he supinely submits to their dictates.

Every one is well acquainted with the Judge's action in the school book case when he dodged the issue. Who sent the check to the Louisville Advertiser to pay the advertising expenses of Judge Carroll's candidacy? ELI H. BROWN. Who sent the check for the same purpose to The New Era? ELI H. BROWN.

Now, dear voter, do you know who ELI H. BROWN, Jr., is? For your education, read this article copied from the Elizabethtown Mirror:

"Is Carroll a conscientious Judge or merely an expedient candidate?"

"The gratuitous monetary aid which ELI H. BROWN, Jr., is lending Judge Carroll in meeting the latter's campaign expenses, is one of the alarming exposures of the last few days. ELI H. BROWN, Jr., has been a prominent figure in some unsavory transactions in Kentucky political history, only recently having been 'probed out' of a lucrative position by the Kentucky Legislature in a 'housecleaning' crusade, because his \$2,000 job carried with it no duties except that of holding out an itching palm for the pay envelope. ELI H. BROWN, Jr., received several thousand dollars from the compromise of the Harkness inheritance tax suit, and which settlement, it is charged in a suit recently instituted to reopen said case, fraudulently deprived Kentucky of several hundred thousand dollars. ELI H. BROWN, Jr., is the reputed law partner of M. M. Logan, Judge Carroll's campaign manager, and the latter only recently, we are informed, made a strenuous effort to have the Bingham inheritance tax case compromised for a sum claimed to be many hundred thousands of dollars less than the amount due the State. It was during the incumbency of M. M. Logan as Attorney General that the Harkness case was settled as aforesaid.

"With Judge Carroll's candidacy having the support of ELI H. BROWN, Jr., Henry Hines, Billy Klair and others of their kind, it seems to us that if there is any housecleaning needed in Kentucky, it ought to start in the Carroll campaign headquarters.

"There are still other reasons why we oppose the nomination of Judge Carroll, among which is the fact, HE CANNOT WIN IN NOVEMBER.

"Our vote shall be for BLACK AND DEMOCRATIC SUCCESS IN NOVEMBER!"

If the Democrats of Kentucky wish to still be dominated by ELI H. BROWN, Jr., Billy Klair, Henry Hines, M. M. Logan and others of such ilk by all means nominate and elect Judge Carroll. With Judge Carroll as Governor he is bound to favor his friends and managers and these are his friends and managers. Have you or have you not had enough of this bunch? Now read the facts set forth by the Russellville Messenger:

"Judge Carroll should also be required to explain why he has not resigned as Chief Justice of the Court of Appeals before entering the race for Governor and while drawing the pay of Judge of the Court of Appeals to state why he had not the courage

RACING AUTOMOBILE BREAKS FARMER'S RIGHT LEG.

As the result of being run into and knocked down by an automobile driven by a young man named Jackson, Mr. D. A. Mynheir, aged about sixty, a farmer residing on the Bethlehem pike, near this city, is in the Massie Memorial Hospital, with a broken leg and severe injuries about the body.

It was said by eye-witnesses that young Jackson, who resides on the Hugh Ferguson farm, near Paris, was racing with the 10:00 interurban car from Lexington, near the intersection of Twentieth street and the Lexington pike. Mr. Mynheir was walking near the track, on his way home, and being blinded by the glare of the electric headlight of the interurban car, did not see the automobile, and the driver of the machine did not see him until it was too late to avoid an accident. The machine swerved, striking Mr. Mynheir, and knocking him down. Jackson at once stopped his car and ran to the fallen man's aid, offering every assistance possible. Dr. William Kenney, who happened to be in the vicinity, was summoned, and after giving the injured man first-aid, had him removed to the Massie Memorial Hospital, where an examination disclosed the fact that both bones of his right leg were broken below the knee, and that he had sustained severe bruises.

Frequent complaints from residents of that section of the city regarding reckless driving and racing automobiles, became crystallized yesterday in a determination to take the law in their own hands. It was stated that a Vigilance Committee, composed of numbers of the best citizens of that section, was organized for the purpose of putting a stop to the practice of speeding, and that in the future, offenders had better have a care. THE NEWS was informed by one who is in the confidence of the committee that they intend to make an example of the speeders no matter who he or she may be, of high or low degree. He stated that it has become almost as much as a person's life is worth to attempt to cross the streets in that neighborhood when the racers have possession, and that the "vigilance committee" is in deadly earnest in determining to put a stop to the speed demons making a race course of the streets.

ANNUAL OBSERVANCE OF "BABY WEEK" IN PARIS.

The Bourbon County Health and Welfare League will have its annual observance of "Baby Week," at the court house in this city, beginning on August 4. It is earnestly requested by those in charge that all mothers of children under six years of age will bring them to the room in the court house to be set apart for that purpose, where they will be weighed and measured according to standards maintained by the National League.

Cards will be issued to the mothers, indicating the weights and measures, and advice will be given free of charge to those babies falling below the standards for whatever cause—malnutrition, retarded growth, etc. Physicians and experienced assistants will be on hand to conduct the physical examination, and to offer suggestions for the betterment of the babies' health and growth.

BUYING SCOTT COUNTY WHEAT.

E. F. Spears & Sons, of Paris, have completed arrangements with Penn & Parker, successors to O. D. Courtney, to purchase wheat from them in Scott county.

to sit in the school book case where there was involved the interest of every school patron and every child in Kentucky. He could have prevented a 'hung jury' in the Court of Appeals as was the final outcome.

"We believe with Governor Black's critics that Kentucky needs a housecleaning and believe that at the proper time it will come under his administration, but Judge Carroll has remained silent upon the subject, apparently hoping to obtain some benefit by that silence instead of advocating some plan to rid the party of its greatest menace.

"We heartily support Gov. Black for the nomination because he is the choice of the rank and file of the party, because we believe he will make a stronger candidate than any one now before the people and because he can defeat Edwin P. Morrow."

Another reason that the rank and file of the Democratic party should vote for Governor Black is that he is the candidate that represents the people as a mass and is not the candidate of great riches and aristocracy.

Nominate BLACK and YOU HAVE NOMINATED A WINNER. Ask the Republicans. They know. Otherwise, why are they so anxious to see Judge Carroll nominated? (Advertisement)

BLACK DENIES LOGAN CHARGES

Says Never Was Republican Delegate—Did Not Lend Caleb Powers \$2,500

REPORT SPEECH AT HENDERSON

[From the Courier-Journal.] HENDERSON, KY., July 25.—It was an attentive audience that greeted Gov. James D. Black when he spoke at the court house here Thursday afternoon.

Although it was apparent that it was a Democratic audience there were some Republicans present. The Governor was cheered three times in the course of his talk.

Only three new issues were brought out by the Governor, each in answer to recent statements made by M. M. Logan, formerly chairman of the State Tax Commission, Justice Carroll's campaign manager.

They concerned the charge made that Logan wrote T. O. Turner, Trigg County, that he would care for Stanley appointees in the event of his election; the Governor's reputed loan of \$2,500 to Caleb Powers, former Congressman, and the statement that he once was a delegate to a Republican Convention.

Gov. Black read an affidavit sworn to by J. Frank Ladd and John G. King, which stated they saw a letter written to T. O. Turner by Logan which read:

"Rest easy, or sit steady in the boat. If Carroll is elected Stanley's appointees will be taken care of."

Gov. Black said he could produce other affidavits of the letter. The affidavit of King and Ladd was sworn to before a notary public at Hopkinsville, July 22, last.

He denounced as false and malicious the statement he loaned Caleb Powers \$2,500. He said he loaned Dr. Bennett, a cousin of Powers, \$7,500 to purchase land, and if Powers got any of the money he did not know it; that Bennett gave the notes and Bennett paid them.

He said no greater falsehood was ever placed against a candidate in Kentucky than the statement that he was a delegate to any Republican convention, saying he, like some other Democrats in his county, usually would drop in on a county Republican convention and look upon the proceedings; that Republicans in his county would do the same thing when Democrats held county conventions.

He said he saw the late W. O. Bradley at a Democratic convention in Louisville and that John Galvin, Republican, attended the last Democratic convention held in Lexington.

He said he had a nephew, a Republican, named for him, who lives in his county, but he did not remember whether he was a delegate to that Republican convention.

He said he had been criticised for not removing some politicians appointed by Stanley.

"If I had my way about it," he said, "their political heads would be chopped off and thrown into the Kentucky River."

Those whose heads he would sever were Eli Brown, George Speer, Herbert Carr, Henry Hines, Charles Howes, Ben Marshall and W. Y. Thomas.

He charged Brown with receiving from \$5,000 to \$7,000 in settlement of the Harkness tax case in Fayette County, and criticised Gov. Stanley for the "mistakes" he made in having such "friends" and giving them appointments.

He said Brown drew from the State Treasury \$2,000 annually for several years without rendering service and that this fact became so notorious the Legislature took action and abolished the office to get rid of Brown, and when all thought Brown was down and out he bobs up as a silent attorney in the Bingham tax case by some arrangement with the three attorneys employed by the State.

"If there is any legal way," he said, "I will do my utmost to prevent Brown from getting any portion of the fee to be paid these attorneys."

The Governor explained the Tye railroad pass letter by saying he wrote that letter for his friend and he never appeared for the railroad in any case after that time.

(Advertisement.)

PARIS WHOLESALE ELECTED HEAD OF CREDIT MEN.

At a meeting of the Lexington Credit Men's Association, held in the Chamber of Commerce, in that city, Mr. Henry A. Power, president of the Power Grocery Co., of this was elected president for the ensuing year. Mr. W. B. Talbert, of the Blue Grass Commission Co., of Lexington, was chosen vice-president, and Mr. John D. Allen, secretary. The Board of Directors is composed of the following: J. W. Morrison, chairman, David Aides, C. T. Crowe and M. C. Kellogg.

A discussion of the subject, "Opening A New Account," was the feature of the program. Talks on various phases of the subject were made by prominent merchants of Lexington, Paris and other Bluegrass towns. A supper preceded the meeting, which was attended by about thirty members of the Association. In the discussion of the subject "Opening A New Account," Mr. Power took for his theme, "Value of The Information Bureau of The Credit Men's Association."

MRS. HANCOCK FORWARDS 150 "READPTIONS" TO FRANCE

In answer to a cry for help from the practically helpless war orphans of Belgium and France, the people of the Bluegrass region, and especially of Bourbon county, have responded nobly. For the sum of \$31.50 a new lease on life is given to some French or Belgian boy or girl, whose father has been taken away by the horrors of war. Bourbon county has done its part.

Mrs. Arthur B. Hancock, of Paris, who is chairman of the movement and one of the most faithful workers in the cause in this county and city, has just sent to the headquarters of the Fatherless Children of France Relief Fund, in France, a list of 150 readoptions, being that many persons who have renewed their pledge to contribute to the support of the orphan children to whom they had previously been pledged.

CHILD HAS NARROW ESCAPE

Little Marion Connell, five-year-old daughter of Mr. and Mrs. Jos. Connell, residing at Fourteenth and Main streets, had a close call from death while playing "hide and seek" with a number of other children in the lumber yards of the Bourbon Lumber Co., on South Main street.

The child hid behind a pile of lumber, and the other children in running over a pile of locust posts, dislodged them, a number falling on the little girl, crushing her to the ground. When rescued she was almost unconscious from strangulation, and was found to have sustained a number of severe bruises about the head and body. She was removed to her home and given medical attention.

FREIGHT WRECK ON L. & N.

A northbound Louisville & Nashville freight train, loaded with stock and watermelons, was wrecked Sunday night, between Falmouth and Butler, when a drawbar pulled out, piling the cars over one another. Three carloads of sheep and hogs were killed, the sheep being those shipped Saturday by Caywood & McClintock, of this city, to Swift & Co., at Chicago. A carload of watermelons was also destroyed. The wreck caused a delay in traffic of several hours, until the tracks were cleared by the wrecking crews. No one was hurt in the accident.

SACKS.

Grain Sacks for rent or sale. R. B. HUTCHCRAFT & CO. (July 18-6t)

WHY CARROLL SHOULD BE NOMINATED.

1. Because his ability, his character, his standing as citizen, lawyer and jurist stamp him as the best man to nominate and elect Governor of Kentucky.
2. Because his long experience in public affairs enables him to know the needs of the people of Kentucky and render him potent in carrying out their desires.
3. Because he intellectually and in every way outclasses the Republican nominee for Governor.
4. Because he will unite all factions of the party; is twenty thousand votes stronger than Governor Black and can be elected in November.

Why Black Should Not Be Nominated.

1. Because, although claiming to be a Democrat, he has not appeared upon the stump in any campaign or rendered any service to the Democratic party in the State in twenty years except when he was a personal candidate four years ago.
2. Because his unfortunate L. & N. letter, his defeat by a questionable technicality of the miners bill, his equivocal, spineless attitude since he became Governor would put him and the party on the defensive during the campaign, making his election doubtful.
3. Because his nomination is advocated by every Republican in Kentucky.
4. Because his nomination would not unite but would divide the party.

Carroll On Taxes.

Your land will be raised higher every year if we do not take the power away from the State Tax Commission, at Frankfort, to raise the counties and make them raise you.

Carroll is the only man on ANY ticket who says take the power away from the State Tax Commission and let every county fix its own land values.

Black not only stands by the raising system, but has arraigned to keep the same Commission that has been raising you in the past. Get ready and help nominate Judge Carroll or get ready to pay more taxes in the next four years than you ever paid in your life.

Carroll is obligated to take the State tax off of land, and expects your support in the primary on August 2.

BOURBON CARROLL CLUB. (Advertisement)

MYSTERY SURROUNDS AFFAIR CONCERNING PARIS WOMAN

With a broken arm and several severe and dangerous cuts on her breast and neck, Mrs. Ollie Lawson, a young white woman, residing on West street, in this city, was brought to the Massie Memorial Hospital at a late hour Saturday night, in a semi-unconscious condition, by a colored man in an automobile. Before the man could be questioned he made a hurried departure, leaving the hospital authorities in the dark as to the cause of the trouble.

It was afterward learned that Mrs. Lawson and another woman were driving in an automobile, and while crossing the old covered bridge over Stoner Creek, at the foot of Main street, the former either jumped or was pushed from the machine, falling on a bottle, which broke and caused the wounds in her breast. At the hospital Mrs. Lawson was unable to tell any of the circumstances attending the affair. The police are trying to learn the identity of the negro man who brought her to the hospital, and to discover the cause of the accident.

BOURBON GETS ANOTHER TRUCK.

Bourbon county will get two more army trucks, in addition to the two Federal trucks previously awarded the county by the Government, according to notice recently received here by Judge George Batterton. One of the new trucks will be of three-ton capacity and the other will be of the heavy aviation type used in the United States army.

The county now owns three large White trucks. As soon as the new trucks have been received, which it is expected will be a matter of only a few days, and have been equipped with automatic dumping bodies, the workmen will be able to handle the output of two rock crushing outfits, thus doubling the capacity of the road building machinery of the county. The trucks awarded the county would ordinarily cost about \$5,000 each.

AT THE PARIS GRAND AND THE ALAMO.

To-day, Tuesday, July 29—Lila Lee, in "Rustling a Bride;" William Duncan, in "The Man of Might;" Pathe Comedy, "The Marathon."

To-morrow, Wednesday, July 30—Marguerite Clark, in "Let's Elope;" Bray Pictograph.

Thursday, July 31—Ladies Day—Constance Talmadge, in "Happiness a La Mode;" Vaudeville Movies.

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